l.		
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11	Attorneys for Defendants	
12		
13	UNITED STATES DISTRICT COURT	
14	NORTHERN DISTRICT OF CALIFORNIA	
15	THE BOARD OF TRUSTEES, in their	No. C 10-01492 EDL
16	capacities as Trustees of the CEMENT MASONS HEALTH AND WELFARE TRUST	CV-10-1493 EDL
17	FUND FOR NORTHERN CALIFORNIA, CEMENT MASONS PENSION TRUST FUND	) ) STIPULATION TO EXTEND TIME
18	FOR NORTHERN CALIFORNIA, CEMENT MASONS VACATION/HOLIDAY TRUST	FOR MEDIATION; [PROPOSED] ORDER
19	FUND FOR NORTHERN CALIFORNIA, CEMENT MASONS APPRENTICESHIP AND	)
20	TRAINING TRUST FUND FOR NORTHERN CALIFORNIA,	
21	Plaintiffs,	
22		
23	V.  DALIL T DECV CONTRACTORS INC. a	
24	PAUL T. BECK CONTRACTORS, INC, a California Corporation.	) )
25	Defendant.	) )
26		1
27	Plaintiffs The Board of Trustees, in their c	apacities as Trustees of the Cement Masons

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Stipulation to Extend Time for Mediation; [Proposed] Order Case No. C 10-01492 EDL

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	Health and Welfare Trust Fund for Northern California, Cement Masons Pension Trust Fund for	
:	Northern California, Cement Masons Vacation-Holiday Trust Fund for Northern California, and	
,	Cement Masons Apprenticeship and Training Trust Fund for Northern California ("Plaintiffs") and	
.	Defendants, Paul T. Beck Contractors, Inc. ("Defendant"), by and through the undersigned	
;	counsel, hereby stipulate and request that the Court order that the deadline for mediation in the	
,	above-entitled action be extended to May 1, 2011. The basis for this request is that Defendant has	
,	informed Plaintiffs that the assets of Defendant were liquidated during a receivership. Plaintiffs	
;	are currently in the process of conducting discovery regarding this new information Defendant	
,	provided and determining how it will impact the litigation. Until more information is gathered, it	
,	appears mediation would not likely lead to a resolution of this matter. Therefore, the parties	
	respectfully request that the Court grant the extension of the deadline to complete mediation.	
:	Dated: March 1, 2011	
,	WEINBERG, ROGER & ROSENFELD	
	A Professional Corporation	
;	By: /s/ Kristina M. Zinnen KRISTINA M. ZINNEN	
,	Attorneys for Plaintiffs	
,		
;	Dated: March 1, 2011	
,	BOHNEN, ROSENTHAL & KREEFT	
,	By: /s/ Robert E. Rosenthal	
	By: /s/ Robert E. Rosenthal ROBERT E. ROSENTHAL Attorneys for Defendant	
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Stipulation to Extend Time for Mediation; [Proposed] Order Case No. C 10-01492 EDL

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1	<del>- [PROPOSED] </del> ORDER
2	Pursuant to Stipulation, IT IS SO ORDERED.
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4	Elizah P. D. Laporte
5	HONORABLE ELIZABETH D. LAPORTE
6	UNITED STATES <del>DISTRICT COURT</del> JUDGE MAGISTRATE
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